## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION

JESSICA JONES, et al.,	Case No. 2:20-cv-02892-SHL-tmp
Plaintiffs,	
V.	
VARSITY BRANDS, LLC, et al.	
Defendants.	
	JURY DEMAND

DECLARATION OF JOSEPH R. SAVERI IN SUPPORT OF INDIRECT PURCHASER PLAINTIFFS' MOTION FOR CLASS CERTIFICATION

I, Joseph R. Saveri, declare the following under penalty of perjury:

- 1. I am the Founder and Managing Partner of the Joseph Saveri Law Firm, LLP., counsel for Plaintiffs Jessica Jones, and Christina Lorenzen (collectively, "Plaintiffs"), in *Jones v. Bain Capital Private Equity*, case no. 2:20-cv-02892-SHL-tmp ("Jones Action"). I am a member in good standing of the State Bar of California and have been admitted *pro hac vice* in the United States District Court for the Western District of Tennessee, Western Division. I am over 18 years of age and have personal knowledge of the facts stated in this Declaration. If called as a witness, I could and would testify competently to them. I write this declaration in support of Indirect Purchaser Plaintiffs' Motion for Class Certification ("Motion").
- 2. Attached as **Exhibit 01** is a true and correct copy of the Expert Report of Janet S. Netz, Ph.D., dated June 20, 2022, prepared in this case.
- 3. Attached as **Exhibit 02** is a true and correct copy of the Expert Rebuttal Report of Janet S. Netz, Ph.D., dated December 14, 2022, prepared for this case.
- 4. Attached as **Exhibit 03** is a true and correct copy the Expert Report of Randal Heeb, PhD, dated June 20, 2022, prepared for this case.
- 5. Attached as **Exhibit 04** is a true and correct copy of the Rebuttal Expert Report of Randal Heeb, PhD, dated December 14, 2022, prepared for this case.
- 6. Attached as **Exhibit 05** is a true and correct copy of the Expert Damages Report of Jen Maki, PhD, dated June 20, 2022, prepared for this case.
- 7. Attached as **Exhibit 06** is a true and correct copy of the Expert Damages Rebuttal Report of Jen Maki, PhD, dated December 14, 2022, prepared for this case.
- 8. Attached as **Exhibit 07** is a true and correct copy of the Expert Report of James H. Aronoff, dated June 20, 2022, prepared for this case.
- 9. Attached as **Exhibit 08** is a true and correct copy of the Expert Rebuttal Report of James H. Aronoff, dated December 14, 2022, prepared for this case.

- 10. Attached as **Exhibit 09** is a true and correct copy of excerpts of the deposition of Brian Elza, dated November 16, 2021, taken in this case.
- 11. Attached as **Exhibit 10** is a true and correct copy of excerpts of the deposition of Christina Lorenzen, dated January 20, 2022, taken in this case.
- 12. Attached as **Exhibit 11** is a true and correct copy of excerpts of the deposition of Jessica Jones, dated February 10, 2022, taken in this case.
- 13. Attached as **Exhibit 12** is a true and correct copy of excerpts of the deposition of Jamie Parrish, dated March 3, 2022, taken in this case.
- 14. Attached as **Exhibit 13** is a true and correct copy of excerpts of the deposition of Marlene Cota, dated April 6, 2022 taken in this case.
- 15. Attached as **Exhibit 14** is a true and correct copy of excerpts of the deposition of Steve Peterson, dated March 9, 2023 taken in this case.
- 16. Attached as **Exhibit 15** is a true and correct copy of excerpts of the deposition of Andrew Janower, dated July 6, 2022 taken in this case.
- 17. Attached as **Exhibit 16** is a true and correct copy of excerpts of the deposition of Francis LeTard, dated November 22, 2021 taken in this case.
- 18. Attached as **Exhibit 17** is a true and correct copy of excerpts of the deposition of Randall Heeb, dated January 19, 2023 taken in this case.
  - 19. **Exhibit 18** is intentionally left blank.
- 20. Attached as **Exhibit 19** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00460483 produced in this action and marked as Noone Deposition Exhibit 14.
- 21. Attached as **Exhibit 20** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00346980 produced in this action.

- 22. Attached as **Exhibit 21** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00371192 produced in this action and marked as Berry Deposition Exhibit 24.
- 23. Attached as **Exhibit 22** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00199104 produced in this action.
- 24. Attached as **Exhibit 23** is a true and correct copy of a document beginning with the Bates number USASF\_00011614 produced in this action.
- 25. Attached as **Exhibit 24** is a true and correct copy of a document beginning with the Bates number CB00512194 produced in this action and marked as Kalvelage Deposition Exhibit 12.
- 26. Attached as **Exhibit 25** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00008463 produced in this action and marked as Webb Deposition Exhibit 30.
- 27. Attached as **Exhibit 26** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00160801 produced in this action and marked as Duhon Deposition Exhibit 5.
- 28. Attached as **Exhibit 27** is a true and correct copy of a document beginning with the Bates number VAR00160726 produced in this action and marked as Duhon Deposition Exhibit 10.
- 29. Attached as **Exhibit 28** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00250013 produced in this action.
- 30. Attached as **Exhibit 29** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00255570 produced in this action and marked as Newby Deposition Exhibit 11 and Parish Deposition Exhibit 9.

- 31. Attached as **Exhibit 30** is a true and correct copy of a document beginning with the Bates number VAR00101100 produced in this action and marked as Elza Deposition Exhibit 5.
- 32. Attached as **Exhibit 31** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00345222 produced in this action.
- 33. Attached as **Exhibit 32** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00081770 produced in this action.
- 34. Attached as **Exhibit 33** is a true and correct copy of excerpts of a document beginning with the Bates number JEFF00225986 produced in this action.
- 35. Attached as **Exhibit 34** is a true and correct copy of excerpts of a document beginning with the Bates number JEFF00047202 produced in this action and marked as Murphy Deposition Exhibit 12.
- 36. Attached as **Exhibit 35** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00424538 produced in this action and marked as Murphy Deposition Exhibit 14.
- 37. Attached as **Exhibit 36** is a true and correct copy of excerpts of a Slate Article entitled The Battle for the Cheerleading-Uniform Industry Is Surprisingly Cutthroat and Appropriately Glittery and marked as Cota Deposition Exhibit 21.
- 38. Attached as **Exhibit 37** is a true and correct copy of a document beginning with the Bates number VAR00265695 produced in this action.
- 39. Attached as **Exhibit 38** is a true and correct copy of a document beginning with the Bates number VAR00075248 produced in this action.
- 40. Attached as **Exhibit 39** is a true and correct copy of a document beginning with the Bates number VAR00244139 produced in this action and marked as Elza Deposition Exhibit 16.

- 41. Attached as **Exhibit 40** is a true and correct copy of a document beginning with the Bates number VAR00197598 produced in this action.
- 42. Attached as **Exhibit 41** is a true and correct copy of excerpts of a document beginning with the Bates number FUSIONELI000000236 produced in the *Fusion Elite* action.
- 43. Attached as **Exhibit 42** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00309744 produced in this action.
- 44. Attached as **Exhibit 43** is a true and correct copy of a document beginning with the Bates number VAR00233932 produced in this action.
- 45. Attached as **Exhibit 44** is a true and correct copy of a document beginning with the Bates number VAR00418061 produced in this action and marked as Nangia Deposition Exhibit 9.
- 46. Attached as **Exhibit 45** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00176406 produced in this action.
- 47. Attached as **Exhibit 46** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00341580 produced in this action.
- 48. Attached as **Exhibit 47** is a true and correct copy of a document beginning with the Bates number VAR00365110 produced in this action and marked as Elza Deposition Exhibit 20.
- 49. Attached as **Exhibit 48** is a true and correct copy of excerpts of a document beginning with the Bates number BAIN00000352 produced in this action and marked as Newby Deposition Exhibit 12.
- 50. Attached as **Exhibit 49** is a true and correct copy of a document beginning with the Bates number VAR00020213 produced in this action.
- 51. Attached as **Exhibit 50** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00097496 produced in this action.
  - 52. **Exhibit 51** is intentionally left blank.

- 53. Attached as **Exhibit 52** is a true and correct copy of a document beginning with the Bates number USASF\_00081243 produced in this action and marked as Peterson Deposition Exhibit 74.
- 54. Attached as **Exhibit 53** is a true and correct copy of experts of the book *American Restoration* by Jeff Webb.
- 55. Attached as **Exhibit 54** is a true and correct copy of a document beginning with the Bates number VAR00182613 produced in this action.
- 56. Attached as **Exhibit 55** is a true and correct copy of a document beginning with the Bates number USASF\_00017144 produced in this action and marked as Peterson Deposition Exhibit 36.
- 57. Attached as **Exhibit 56** is a true and correct copy of excerpts of a document beginning with the Bates number CB00025235 produced in this action.
- 58. Attached as **Exhibit 57** is a true and correct copy of a document bearing the Bates number VAR00275774 produced in this action and marked as Webb Deposition Exhibit 1.
- 59. Attached as **Exhibit 58** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00584154 produced in this action and marked as Parrish Deposition Exhibit 58.
- 60. Attached as **Exhibit 59** is a true and correct copy of Squad Credentialing FAQ, https://www.varsity.com/uca/wp-content/uploads/2020/07/21\_uca\_squadcredfaq.pdf (last visited Feb. 8, 2023).
- 61. Attached as **Exhibit 60** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00078752 produced in this action and marked as Elza Exhibit 15.
- 62. Attached as **Exhibit 61** is a true and correct copy of excerpts of a document beginning with the Bates number VAR00402942 produced in this action.

- 63. Attached as **Exhibit 62** is a true and correct copy of excerpts of a document beginning with the Bates number CB00044503 produced in this action and marked as Kalvelage Deposition Exhibit 2.
- 64. Attached as **Exhibit 63** is a true and correct copy of excerpts of a document beginning with the Bates number CB00000188 produced in this action and marked as Kalvelage Deposition Exhibit 18.
- 65. Attached as **Exhibit 64** is a true and correct copy of a document beginning with the Bates number CB00041045 produced in this action and marked as Charlesbank Deposition Exhibit 9.
- 66. Attached as **Exhibit 65** is a true and correct copy of excerpts of a document beginning with the Bates number CB00057574 produced in this action and marked as Charlesbank Exhibit 20.
- 67. Attached as **Exhibit 66** is a true and correct copy of USASF, Mission & History, https://www.usasf.net/about (last visited Feb. 9, 2023).
- 68. Attached as **Exhibit 67** is a true and correct copy of Charlesbank, Portfolio/Consumer, Varsity Brands, https://www.charlesbank.com/portfolio/companies/varsity-brands/ (last visited Feb. 9, 2023).

I declare under penalty of perjury that the foregoing is true and correct. Executed on February 10, 2023 in San Francisco, California.

/s/ Joseph R. Saveri Joseph R. Saveri

## APPENDIX A

## **Index of Exhibits**

Ex. No.	Beginning Bates	Cited Page	Description
		Exp	pert Reports
1	N/A	N/A	Expert Report of Janet S. Netz
2	N/A	N/A	Expert Rebuttal Report of Janet S. Netz
3	N/A	N/A	Expert Report of Randall Heeb
4	N/A	N/A	Expert Rebuttal Report of Randall Heeb
5	N/A	N/A	Expert Report of Jen Maki
6	N/A	N/A	Expert Rebuttal Report of Jen Maki
7	N/A	N/A	Expert Report of James H. Aronoff
8	N/A	N/A	Expert Rebuttal Report of James H. Aronoff
		Depositi	ion Transcripts
9	N/A	N/A	Deposition of Brian Elza
10	N/A	N/A	Deposition of Christina Lorenzen
11	N/A	N/A	Deposition of Jessica Jones
12	N/A	N/A	Deposition of Jamie Parrish
13	N/A	N/A	Deposition of Marlene Cota
14	N/A	N/A	Deposition of Steve Peterson
15	N/A	N/A	Deposition of Janower-Charlesbank 30(b)(6)
16	N/A	N/A	Deposition of Francis LeTard
17	N/A	N/A	Deposition of Randall Heeb
18	INTENTIONALLY LE	FT BLANK	
	Pro	oduction Docun	ments and Public Material
19	VAR00460483	-0485	
20	VAR00346980	-6985	
21	VAR00371192	-1265-1269	
22	VAR00199104	-9106	
23	USASF_00011614	-1615-1616	

Ex. No.	Beginning Bates	Cited Page	Description
24	CB00512194	-2194-2195	
25	VAR00008463	-8477;- 8543	
26	VAR00160801	-0803	
27	VAR00160726	-0727-0729	
28	VAR00250013	-0022	
29	VAR00255570	-5580	
30	VAR00101100	-1101-1102	
31	VAR00345222	-5224; 5236	
32	VAR00081770	-1775	
33	JEFF00225986	-5995	
34	JEFF00047202	-7207	
35	VAR00424538	-4544-4545	
36	Webpage	Pg. 7	
37	VAR00265695	-5696-5697	
38	VAR00075248	-5249-5259	
39	VAR00244139	-4140	
40	VAR00197598	-7601	
41	FUSIONELI000000236	-0241	
42	VAR00309744	-9756	
43	VAR00233932	-3933	
44	VAR00418061	-8063-8065	
45	VAR00176406	-6415	
46	VAR00341580	-1581	
47	VAR00365110	-5110-5117	

Ex. No.	Beginning Bates	Cited Page	Description
48	BAIN00000352	-0397	
49	VAR00020213	-0214	
50	VAR00097496	-7512-7513	
51	INTENTIONALLY LEF	T BLANK	
52	USASF_00081243	-1244	
53	Title Page	Pg. 65	
54	VAR00182613	-2614	
55	USASF_00017144	-7145-1747	
56	CB00025235	-5399	
57	VAR00275774	N/A	
58	VAR00584154	N/A	
59	Webpage	N/A	
60	VAR00078752	-8768	
61	VAR00402942	N/a	
62	CB00044503	-4517	
63	CB00000188	-0196	
64	CB00041045	N/A	
65	CB00057574	-7575	
66	Webpage	N/A	
67	Webpage	N/A	